MOYER WILL GO

Judge Wood Fixed His Bond at \$25,000, Which Will Be Furnished by Him at Once.

PETTIBONE'S TRIAL SET FOR OCTOBER FIRST

The Defense Admits that There Him to Explain in His Asso-

ly Associated Press.

hright sunlight of a beautiful Sabbath morning, William D, Haywood, defendof an accomplice who confesses. It was teaches the doctrine of discontent." the predicted in the event of Haywood's acquittal the state would aban-Statements from the counsel Governor Gooding disgreat surprise to him. Continuing, he

"The state will continue a vigorous presecution of Moyer, Pettibone and prehended. There will be neither citation nor retreat. "."

BAIL FOR MOYER

Haywood, who was acquitted yester- the correction for me." day, was ordered released on \$25,000 tail today by Judge Wood, who presided at the Haywood trial. Attorneys ompleted at a late hour and Mover He probably will be released toours for his home in Denver.

PETTIEONE REMAINS IN JAIL

No application for bail was made in by acquiescing in their decision." the case of George A. Pettibone, the third of the alleged conspirators, but a notion was made for a speedy trial, and the case was ordered set down for Tuesday, October 1. Counsel intimated to day that they might apply for a bond or Pettibone later, but it is not beleved the state's attorneys will consent. the better." It has been generally claimed that the state has more incriminating evidence against Pettibone than any of the othts, while it has been generally conceded the case against Moyer is the weakest of the three

The defense in the Haywood case ad. today. mitted that there are a number of things for Pettibone to explain as to his association with Harry Orchard and Minding money to him, but they said it would be time enough to deal with these matters when Pettibone himself placed on trial.

HAYWOOD'S FRIENDS GLAD

Haywood today continued to receive many congratulatory telegrams from all sections of the country. They came from individuals, from local unions and from various socialist organizations and enders. Aside from the personal congratulations the senders of the meslages nearly all expresesd the sentiment, Labor has triumphed over the oppreslive measures of capital." Haywood spent the day at the cottage

tocapied by his family and received hary callers. He expects to leave for Denver on Thursday.

The matter of releasing Moyer on hal and fixing the time for Pettibone's thal came up before Judge Wood at 10 vilock this morning, but was postponed By Associated Press. intil 2 p. m. in order to allow further ferences between counsel for the dense and for the prosecution. Strenfour efforts were made to secure the of the state attorneys to release eruelty." ettibone, but without avail.

MOYER AND PETTIBONE IN COURT at from the closing days of the trial small. then nundreds of people were turned away from every session.

hen the order was made releasd tonight that Pettibone may

until wanted.

As to Pettibone, Mr. Darrow urged that the earliest possible date be fixed of the trial. The next term of court September 4, and Judge Wood a far as possible. October 1 was set

in a unique way. The Butte local of the Western Federation is the richest in organization and carries a deposit of from \$100,000 to \$140,000 constantly in the banks. Arrangements were made today by wire for the Butte Union to make a deposit of \$25,000 subject to draft by the First National bank of

COMMENT ON THE VERDICT

The Boise Statesman says: "The Statesman, in common with the great mass of people, regrets that the trial of Haywood resulted as it did. The verdict came as a surprise, as it had not been supposed such a conclusion would be reached, even the defense, according to the best information obtainable, hoping for nothing better than a hung

"But the case has been decided by an Idaho jury under the facts as they found them, and it is the duty of all. as in all cases fully submitted to our Are a Number of Matters for constituted tribunals of justice, to accept the result in that spirit of lovalty to our courts which, as a necessary atticiation with Harry Orchard, tude, if our rights are to be protected. and peace and order and good will are to reign."

The Evening Capital says:

"There was bound to be keen disap-BOISE, Idaho, July 29.-Into the pointment, whatever the verdict may have been. But the jury which tried the case was one whose honesty, integrity, ability and good citizenship no one ant in one of the most noted trials in- doubted, and now that they expressed polying conspiracy and murder that the themselves it will come with as little statement of Senator Foraker in a let ever known, walked grace to complain of their decision.

ifree man. The probability of acquited had been freely predicted since yes- from the public mind as quickly as posterday when Judge Wood read his sible. In the minds of some it will lincharge, which was regarded as strongly ger as a dream, but as a terrible nightmare in the body politic of the state. favorable to the defense in the interpre- In the minds of others it must remain as tation of the laws as to conspiracy, cir- a living lie to the arguments and docremetancial evidence and corroboration trines of that political school which

HAYWOOD JURORS TALK

The jurors in the case continued pubon the prosecution of Moyer and Pet- licly to discuss the part they played. Samuel D. Gilman, the last man to vote for acquittal, said: "There has been published one statement that I want to pi this view of the situation. Gover- correct. One of the jurors is quoted as per Gooding said the verdict was a saying the jury spent a long, disagreeable and tiresome night in order to convince two jurors that the defendant was not guilty. I want to say that they never did convince us. I believed he was guilty and I still believe he is guil-Adams, and Simpkins when he is apsimply acquiesced to a verdict of acquittal because I felt I could not do otherwise after I found the entire BOISE, Idal o, July 29 .- Charles H. eleven other jurors consenting to the Moyer, provident of the Western Fed- verdict, but not because I was conention and co-defendant with William vinced that I was right. Kindly make

ALSO BELIEVES HIM GUILTY

to get twelve men in another trial; that of the state. it would be better to settle the question

SAYS HE DID HIS DUTY

hard heard the verdict he said: "Well, I did my duty and told the truth.' I could do no more. I am ready to take any punishment meted out to me for my crime, the sooner it comes

OUT TWENTY-ONE HOURS

The jury, after being out twenty-one hours, which was first divided eight to four, seemed deadlocked at ten to two, and finally agreed shortly after daylight

SPECULATION AS TO VERDICT

The long time the jury was out conveyed the general impression that there could be no other outcome than a disa-(Continued on Page Two)

TERRIBLE STATE OF CONGO PEOPLE

Free State Is Discussed in the House of Lords

LONDON, July 29 .- "The system of government in Congo is one of unrestrained tyranny enforced by bullet and

These words were spoken by Lord Monkswell, who raised the Congo ques-The big courtroom, with the empty tion in the house of lords today and ary hox and bench, appeared far differ- moved for papers. The attendance was selected at the primaries. In this way

A general debate on the Congo question followed and a number of bishops were among the speakers. The earl of that the action of our state conventions Special to the Silver Belt. art at 2 o'clock. The latter's Mayo advocated another international present and broke down and convention in the matter of Congo, and, by the voters, who are supposed to be failing at that, the appointment of more ag Moyer and holding her husband. British consuls on the Upper Congo.

Lord Fitzmaurice, undersecretary of taken back to the Canyon county jail foreign affairs, speaking for the got well until the time for the trial ernment, said they were not blind to the The case and the prisoners fact, but this matter was surrounded the brought to Boise six months ago with grave difficulties. He said it was bornly disregard these warnings. a change of venue from Canyon to an international question and if the house took any sudden, rash action, it Judge Wood said he would personally would run a risk of injuring the cause sprove the bond and make it continu- it had at heart. At the conclusion of date Ohio has for the presidency; that on per day. Moyer could remain at home in Fitzmaurice's address Monkswell withdrew his motion.

Good Ball Game

The Globe Regulars and the Globe Colts played an exciting game of base- Ohio intends to do next year. hid he would like to clear the calendar ball at the ball grounds Sunday after noon which was won by the Regulars the date, which was agreeable to all. by a score of 7 to 8. Ten innings were The bond for Moyer was to be given played,

MOENIX, Artz.

the Situation in Ohio State Politics in Long Letter.

DON'T WANT NATIONAL POLITICS INJECTED

Lively Scrap Has Begun in the State that Makes Presidents and the First Note Is Sounded by Foraker.

By Associated Press.

CINCINNATI, Oldo, July 29.-That it is impossible for him under the pres ent conditions to favor the presidential candidacy of Secretary Taft is the ter given out here and addressed to C. K. McCoy, member of the Republican state committee. It is intended as an expression of the senator's views to be presented when the committee meets n Columbus tomorrow.

The interview of Governor Harris in which he favors the indorsement of Foraker for senator and Taft for president encourages the suggestion of his own come for another term as governor. The letter of Senator Foraker fol-

"Inasmuch as you are a member of the state central committee, I take the iberty of addressing you and all the Republican voters of Ohio upon the questions brought to our attention.

"At the Dayton convention last year was proposed by a great number of the delegates to indorse a candidate for tion on the ground that it was not only premature, but also the delegates had not been chosen with reference to that question. Their action could not be binding upon the next state convention. The present state committee is composed of only twenty-one members, chosen by that convention. They were not room that the first ballot would show now in indorsing a candidate for the a vote for conviction. I still retain the president would not, as Governor Harris the arrangements have not been wholly belief that Haywood was guilty and well says, be binding upon anybody, tariff. I observe also that the most only changed my vote because it struck not even themselves, but would be as resigned himself to another night in me that if the evidence presented left wholly outside their jurisdiction and unsight men unconvinced of the guilt of authorized. It is only the same as the

Question for the People

"On a number of occasions heretofore I stated that so far as I had been BOISE, Idaho, July 28 .- When Or- individually concerned as a citizen of Ohio, and a member of the Republican party, I did not think the question should be determined except as in ac cordance with the expressed wish of the Republican voters of Ohio, and that in view of controversies that have arisen the voters should be given an opportunity to be heard before any action is taken by any committee or any body not chosen by the people.

"In view of what Governor Harris place for me to call attention to my any action by them.

.. I do not think anybody would re gard such an action as binding. I am in our state or advance the cause of Republicanism either in Ohio or elsepolicy to undertake to inject the presiin Ohio polities at a time when we are concerned with municipal election. The Situation in the Congo It should be the desire of every Repubmight stand in the way of united harmony to our successful Republican ef. wage workers as well as to the manufort. When we are through with the facturers and other business men of the A LAWYER AND A FORMER elections we can take up in an orderly state who necessarily will be immediateway without injury to any interest as ly seriously affected by any kind of the next business the settlement of our tariff revision. presidential preferences.

Favors Primary Selection

"I shall at that time, as I have here tofore announced, request the state committee to order, in accordance with the spirited declaration of the platform adopted last year, that the delegates for the next convention shall be tary Taft, to favor his candidacy." we free ourselves entirely from the CLIFTON STRIKE ENDS AND oft-repeated charges that have been made with too much ground for them in recent years has not been governed represented by the delegates, but by the committees, bosses and small cote- ing to work at the old wage scale. ries, with selfish interests in view. W had an admonition of warning that the the people are justly displeased with down for a few days. There was no such practices. We should not stub-

of learn from the newspapers other wise, as reason for the proposed action, that Secretary Taft is the only candisuch account, from the sentiments of state pride, we should unite in his support, and for that reason the committee should take the proposed action so the whole country may be advised what

Reason for Their Madness

in the newspapers as a reason for the considering the offer.

for the presidency, is that I have not at any time announced my candidacy for the office. It is true I never made such an announcement. A candidate for the presidency must assume first that the great and serious responsibility of the leading party, and if successful, as we hope and expect to be, he must then assume the grave and serious responsi-Ohio Senator Gives His Idea of bilities of administering the executive office. These responsibilities are so grave and serious that any man might well feel highly complimented and greatly honored to have his fellow citizens name him in such connection, but at the same time they are so grave and serious that any ordinary man might well hesitate to proclaim himself qualified for such a responsibility, or prefer at least to wait until urged by his party associates to take upon him self such responsibility. A Bid for Himself

"Such a position is at least more in keeping with the high dignity of the office. Besides, it gives the party associates an opportunity to declare their deliberations an unbiased, unembarrassed judgment which he should be willing to both wait for and abide by.

"It is because I entertain opinions of this kind that I have not made any announcement of my candidacy for any office. In view of what may be inferred by the iron schedules compel the masfrom these expressions, I do not deem it necessary that I should. But this is not a matter to be settled by the senti- was the feature of the Columbia wreck ments of state pride, commendable as

Believes in Regulating Trusts

"I refer to the regulation of the railroads, trusts and corporations engaged in interstate commerce and the large aggregations of capital, for on that point there is no substantial difference of opinion among Republicans except as to the methods that are to be resorted to for such regulation. I believe in such regulation and I was one of the first advocates, but I always advocated methods that are consistent with the constitution and the spirit of our institutions. In this connection, I fact that I helped, as one of the sub-committee of three to frame and put into the present form the Elkins law, which is now universally conceded to be the most effective and expeditious the presidency. I opposed the proposithat has ever been enacted on the subject; worth, measured by practical results, more than all other such statutes

He Don't Want Revision Downward "The question I refer to is the tariff question. Every Republican has a right to espouse any view he may entertain, selected with reference to presidential and inasmuch as Governor Harris rep. leading supporters of Secretary Taft in our state entertain similar views, ac cording to expressions I have seen atnotably among them Ex-Governor Herrick and Theodore E. Burton.

Taft and Tariff Revision

Secretary Taft we must do it with preter engaged to make arrangements full knowledge that he entertains the with the Indians did not do as instructviews expressed on the subject; that if ed and that the Indians were dissatiswe make him our candidate the cam. fied and refused to show. paign of necessity must be a campaign for a revision downward in the tariff schedules under which the country has been brought to an unprecedented but tition the city council for are lights to universal prosperity. It may be that be placed on the street between Banksome duties are too high, and some too er's garden and Mill Williams' store. low, and there may come a time, and There is no light along this thoroughhas seen fit to say, I trust it not out of there will, no doubt, when there ought fare at night and the traffic is heavy to be some changes made, but in view there during the evening. Added to the former expressions. I do not think of the results we are enjoying, I do not discomforts of walking in darkness i the state committee has any authority think we should enter upon such work the danger of being run over by railto pass on any such subject and do not at this time. I do not believe we should way trains, and the residents of that think it would promote party harmony discredit what the Republican party has part of the city believe that this means greement. Rumors which spread so rap- for it to undertake to anticipate Repub. done for the country under policies rep- should be adopted at once of lessening idly and frequently throughout the lican voters by speaking in advance of resented by the Dingley tariff law by the danger. making our campaign next year an attack upon that statute, especially until we have some specification as to what sure I would not. I do not think it duties are to be changed, with reasons could in any way promote party good to be offered in support of such changes. "If we postpone the matter of set- was made: In the first inning out of tling our preferences as to a candidate where. I think it premature and bad until we can go before the people and 28, J. H. Van Wagenen 18, Sam Gibson discuss the question, as we will have an 24, A. McAlpine 23, N. L. Naquin 26. dential question and national politics opportunity to do if we select dele- In the second inning the score was as gates to the next convention at the pri- follows: Out of a possible fifteen J. G. maries, our respective views can be pre- Naquin made 14, J. H. Van Wagenen sented, the people can judge between lican to subordinate everything that us and thus act intelligently. I think L. Naquin 13. The best average was

Won't Support Taft

"If we are given time to discuss the subject as I propose, I may change my views about it without further advices. and the distinguished services of Secre-

MEN RETURN TO WORK

CLIFTON, Ariz., July 29.-The strike of smeltermen which took place here last week is at an end, the men return About three hundred men went out

and a part of the works were closed

violence or disturbance of any kind. Wages are lower here than in other mining camps of southern Arizona. The labor is largely Mexican and Italian and the wages range from \$2.50 to \$3.50

May Move His Newspaper

Sam Roberts, one of the owners the Safford Journl is visiting Globe, The Journal has received promises of substantial support from the business I see it stated almost every day plant to that place. The owners are

MAKE FAST TIME

Investigation of Columbia Disaster Brings Out Some Startling Statements.

SHIPS SUPPOSED TO MAKE **ROUND TRIP ON TIME**

Lives of Pessengers Are Not Considered in the Effort of the Steamship Company to Get Best Speed Possible.

By Associated Press.

SAN FRANCISCO, Cal., July 29.-The responsibility of companies which ters of ships to go at'a speed that their own consciences tell them is unsafe, investigation before Captain Birmingham today.

Second Officer Agerup's testimony es tablished more clearly than before the fact that captains are compelled to run ships at full speed along the dangerous coast in foggy weather and in a course navigated by many vessels.

"Is it the usual practice on this coast to go at full speed?" asked Captain Birmingham.

Porced to Go Fast

"The captain always slowed up when he heard a steamer ahead," was the answer. The question as to whether it was necessary to go at full speed in am happy to be able to point to the order to make the schedule elicited the Paso but the pipe dreamer who dreamed comment that there was a certain time allowed for the round trip of coast games with El Paso which they won steamships and that it was necessary to and for which they are given credit in arrive at a certain hour to go in on the tide and avoid delay. "Did the ship never slow up unless

there was a steamer ahead?" asked the "I can't recall that we ever did. It

night be once in a while, perhaps, especially in very bad weather," said

Although the attorney for the com-

Indians Did Not Show

The Indian devil and war dance scheduled to take place at the ball park did not come off Sunday night owing to THE FOURTH TRIAL OF and leave within twenty-four the defendant, it would be impossible individual opinions of so many citizens tributed to them in the newspapers, failure to appear on the part of the Indians. There was an exceptionally large crowd in attendance and all were much disappointed that the much-her-"When, therefore, we are asked to alded performance did not take place. ommit ourselves to the candidacy of The management claims that the inter-

Want Street Lights The residents of North Globe will pe-

Gun Club Holds Shoot

The gun club held its regular sho at the ball grounds Sunday morning at 10 o'clock and the following score possible thirty birds J. G. Naquin made 8, Sam Gibson 10, A. McAlpine 11, N. this much is due to the farmers and made by J. G. Naquin by a score of 96

MAYOR CONFESSED FORGER

By Associated Press. KENTON, Ohio, July 29.-Thomas Black, a lawyer, and mayor for two terms, gave himself up to the sheriff today and asked to be placed behind the It is impossible for me, notwithstanding bars. Black acknowledged the forgery the high character and great ability of papers involving \$28,000. His operations extend over a period of nine

An Alleged Embezzler

L. E. Pollard was yesterday arrested charged with embezzling a gun. He had been intrusted with the weapon by W. T. Hayes, it was alleged, and the gun mysteriously disappeared. Haves hought that Pollard had appropriated it and thereupon charged him with embezzlement, for which he was tried be fore Justice Rawlings and discharged. The evidence did not show that he had taken it.

men of Thatcher if it should move its are Mrs. Snell and Mrs. Hegardt and it was his intention to personally inter- from \$8 to \$15, according to how drunk child, who are enjoying camp life and view Mr. Randolph regarding the matthe cool breezes among the pines,

BASEBALL SCORES

By Associated Press. At Pittsburg-R. H. E. Pittsburg 6 10 on; Lindaman and Brown. At St. Louis-St. Louis New York Eleven innings.

thewson and Bresnahan. R. H. E. Chicago . 2 5 Brooklyn 1 2 Batteries: Brown and Kling; Me-Intyre and Bergen. At Cincinnati-R. H. E. Cincinnati Philadelphia

Batteries: Karger and Noonon; Mat-

Batteries: Mason and Ewing; Sparks and Jacklitsch.

American At Boston-R. H. E. Boston Cleveland Batteries: Winter and Criger; Liebhardt and Bemis,

THE TUCSON BASEBALL FANS ARE IN A FOG

The fan who writes the baseball dope for the Tueson Citizen doesn't seem to know anything but the Tucsor article of ball, hence he is groping in a dense fog when he tries to give his readers reliable information. He writes:

"The Citizen has contended that Humboldt had the strongest team in ARIZONA and we will stick to the seatement. Globe at the head of the column is credited with six victories, four from Phoenix and two from El Phillips, Rea, Sanderson and Walsh, Paso but the pipe dreamer who dreamed the dope evidently forgot that the two resignation presented by Mr. Langcolumn is credited with six victories, the percentage column, occurred two years ago during he New Mexico territorial fair at Albuquerque."

The game with El Paso referred to

was played the Sunday prior to the 4th of July, in this city, resulted in Globe the board of supervisors." shutting out the visitors, the home team making ten runs.

Manager Prochaska, of the Globe team, las written at least ten letters. pany succeeded in establishing that the and ent numerous telegrams, to ar selected with reference to presidential and inasmuch as Governor Harris rep. captain never gave the order mentioned, range a game with the Tucson boys, preferences. They were chosen to be resents such as is of his view, I do not he made no effort to shake the testisimply the machinery of the party. The wonder he prefers Secretary Taft as mony that dangerous runs are made to one of his letters was answered at all. Juror A. H. Burns said: "I was final-selection of a candidate for the party candidate for presidency, for on a numfunds and they had no money to come here. He indicated that he would send then money but still they did not re-

CALEB POWERS BEGUN

GEORGETOWN, Ky., July 29 .- For the fourth time Caleb Powers was placed on trial today charged with complicity in the murder of William Goe hel, with Special Judge J. E. Robbin upon the bench. Counsel for Powers entered a motion and filed an affidavit in its support to have the sitting judge sworn off the bench. To consider the

Indians Arrested for Gambling

Five Apache Indians yesterday were rrested charged with gambling. They were eaught playing coon-can and, not going on in Arizona for some time, they o'clock tonight," said Langdon. were ignorant of being trespassers upon the penal code of the territory. But as ignorance of the law is no excuse in were found guilty of a misdemeanor and fined \$10 each. Only one of the Indians had the necessary money to gain ORE CARS BREAK LOOSE his liberty, which indicates that he was the only winner of the stakes in the game. The others will languish in the county jail and receive their trials at the hands of the merciless kangaroo

THE NEW GLOBE DEPOT WILL BE FINE STRUCTURE

C. D. Reppy, right-of-way agent for broke loose Sunday morning and dethe Southern Pacific, came up from Safford Sunday evening. He brought the men jumped while others stuck to the plans for the new trackage of the Globe cars. One of the cars was wrecked on railway yards, which will be carried the dumping platform, but the other plans for the new trackage of the Globe out just as soon as the Hunt and Wind- was shot clear over into the air fifty miller properties are in the hands of the feet from the ground. One man was Gila Valley, Globe & Northern Rail- in the car and he was instantly killed. way company. All of the property on the west side of Broad street from the depot south to the intersection of the of which there are four or five near Metmain line has been purchased, or nego- calf. Visitors are sometimes allowed to tiated for, and the company will have ride in the cars, but the prospect is not room for ten tracks.

pot very soon, Mr. Reppy says. It will be a two-story structure of mission de- STRANGE HEAT PHENOMENON sign, and will be built near the sidewalk line on Broad and Sycamore streets. The Wells Fargo offices will oc-cupy the quarters immediately to the GREGOR, Texas, July 29.—A heat north, then will come the depot and visitation which lasted one hour and the warehouse. The plans are now in twenty minutes yesterday, is reported. the office of Colonel Randolph in Tucson. The thermometer registered 179 degrees but those who have seen them say that in the sun and 117 in the shade. An the building will be a handsome one area of two miles wide and three miles and a credit to the city. It will cost in long was affected. The visitation was the neighborhood of \$100,000.

Regarding the continuation of the Mr. and Mrs. Weinberger, Mr. and line to the Live Oak mine, Mr. Reppy over the area affected. Scores of per-Mrs. Elliott and Mrs. Campbell says that the company has purchased sons were overcome. Horses, cattle. passed Sunday pleasantly on Pinal at considerable expense, right-of-way, hogs and poultry dropped dead. The mountain. Treasurer Williamson also made another pilgrimage to the mount to resume work in the fall. Dr. Ricktain Sunday, accompanied by Cashier etts, while in Globe recently, made the Greer of the First National bank and a number of others. A number of Globe cific did not intend to build the Phelps people are camping in the Pinals and Dodge company would see what they are comfortably located. Among them can do in that respect and he added that

IN THE BIG LEAGUES BOODLING FRISCO SUPERVISORS OUT

Number 248

Batteries: Duggleby, Lever and Gib- Four of the Fifteen Supervisors Failed to Appear, However, at the Time Cited.

KELLY WANTED TO WRITE HIS OWN RESIGNATION

Did Not Like the Form Prescribed by the District Attorney, but Finally Put His Name on the Document.

By Associated Press.

SAN FRANCISCO, Cal., July 29.-Sixteen of the new supervisors, appointed by Mayor Taylor, were to assume office, meeting as supervisorial of the supervisorial board this afternoon, when fifteen of the remaining members of the old board to whom immunity contracts were given, were to submit their resignations for immediate acceptance. But the program temporarily fell through owing to the absence of four of the fifteen.

Supervisors Coleman, Coffey, Davis and McGushin did not present themselves at the board rooms in answer to the notification by District Attorney Langdon, and after a wait of nearly four hours the meeting was abandoned until 9 o'clock tonight. The other elevn incumbents, Furey, Gallagher, Harrigan,

"I hereby resign from the office of supervisor of the city and county of San Francisco, and as a member of the board of supervisors of said city and county, my resignation to take effect upon its presentation to the clerk of

Supervisor Kelly Balks

Kelly was the only one of the eleven who made any resistance to this final waving of the "big stick." He had a difficulty with a newspaper man earthe afternoon he came to the board declared himself. He said he was per feetly willing to resign, but didn't propose to sign a resignation written by anybody else. He produced a long typewritten resignation, which began with the assertion that he never committed a wrong in his life, and closed with the announcement that he thereby resigned under threats and intimidation. Kelly shouted: "There, I wrote that

all myself and it's the only one I'll William J. Burns, the chief detective of the prosecution, took the boisterous supervisor to one side and made a onict

talk to him. When this was over Kelly

put the resignation into his pocket and signed the form drawn up by the district attorney.

affidavit the court adjourned until to-Looking for the Missing Instructions were given to Sergeantat-arms Burke and several of Burns' men to scour the city for Coleman, Cof-

fey, Davis and McGushin., "Tell them when you find them if having read the newspapers nor heard they know what's good for them to be the public moral discussion that has been on hand with their resignations at 9

The eleven whose resignations are now in the hands of Mr. Langdon asked for and obtained from him before ap-Justice Rawlings' court the Indians pending their signatures a verbal renewal of the immunity contract.

AND TWO MINERS KILLED

Special to the Silver Belt. CLIFTON, Ariz., July 29.—Two men were killed and four or five badly injured in a wreck on one of the inclines near Metcalf Sunday morning. The inclines are built exceedingly steep and ore ares are operated thereon by cables. Two cars loaded with men scended at terrific speed. Some of the

Work will be started on the new de-

accompanied by a peculiar haze, hang-ing like a veil in the sky, which moved

Sunday Debauchery

There was the usual grist of Sunday state of mind before Justice Rawlings yesterday morning. The fines ranged onto him and the trouble he gave,